



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trad mark Office

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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

EXAMINER

ART UNIT PAPER NUMBER

HOW TO SHARE A STATE OF THE STAT

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

PTO-90C (Rev. 2.95)

Advisory Action		Application No.	Applicant(s)  Xing et al		
		09/298,064			
		Examiner Rudy Zervig		Art Unit 1763	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address					
Theref rejection	ore, further action by the applicant is required to avoic on under 37 CFR 1.113 may only be either: (1) a timel nce; (2) a timely filed Notice of Appeal (with appeal fe iance with 37 CFR 1.114.	y filed amendment wh e); or (3) a timely filed	this applicat ich places t Request fo	tion. A proper l he application	reply to a final in condition for
	<del></del>	REPLY (check only a)			
a)		mailing date of the final reje		7 (5)) the neried fo	r roph
b)	In view of the early submission of the proposed reply (within texpires on the mailing date of this Advisory Action, OR is later. In no event, however, will the statutory period for the rejection.	continues to run from the reply expire later than SIX i	Mailing date	the mailing date of	f the final
ext app	ensions of time may be obtained under 37 CFR 1.136(a). The datension fee have been filed is the date for purposes of determining topopriate extension fee under 37 CFR 1.17(a) is calculated from: (1 in the final Office action; or (2) as set forth in (b) above, if checked illing date of the final rejection, even if timely filed, may reduce	the period of extension and ) the expiration date of the d. Any reply received by the ce any earned patent teri	the correspond shortened state Office later the madjustment	utory period for repart the thick th	rice. The originally after the 704(b).
1. 🗆	37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.				
2. 🛛	The proposed amendment(s) will be entered upon th requisite fees.		a Notice of	Appeal and A	opeal Brief with
3. 🗆	The proposed amendment(s) will not be entered bec				
	they raise new issues that would require further co		arch. (See	NOTE below);	
(b)	☐ they raise the issue of new matter. (See NOTE be	elow);			1:e : Al
(c)	issues for appeal; and/or				
(d)	they present additional claims without cancelling a				<b>3</b> .
	NOTE:				
4. 🗌	Applicant's reply has overcome the following rejection	n(s):			
				would be al	lowable if submitted i
5. 🗆	Newly proposed or amended claim(s)separate, timely filed amendment cancelling the non	-allowable claim(s).			
6. X	The a) [] affidavit, b) []exhibit, or c) [Xequest for application in condition for allowance because:				
	It remains the Examiner's opinion that the art of reco amendment.				
7. 🗆	The affidavit or exhibit will NOT be considered becauthe Examiner in the final rejection.	use it is not directed S	OLELY to is	sues which we	re newly raised by
8. X	For purposes of Appeal, the status of the claim(s) is				ny):
	Claim(s) allowed:				
	Claim(s) objected to:				
9. <b>X</b>	The proposed drawing correction filed onOct 2	2 <u>, 2001</u> ₩ ha	ns b) has	not been appro	oved by the Examiner
10. 🗆	Note the attached Information Disclosure Statement(s				
	Other:				
11.	Other.		SUP	GRÉGORY ERVISORY PATI	NT EXAMINER
S Patent s	and Trademark Office	A =4!=	1	ECHNOLOGY	NTER 1700 14
PTO-303	3 (Rev. 01-01) Adv	isory Action		raitu	, . upo. 140. 14